

DISTRICT ATTORNEY KINGS COUNTY

350 JAY STREET BROOKLYN, NY 11201-2908 (718) 250-2000 WWW.BROOKLYNDA.ORG

> [INSERT NAME] Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]

Kings County Dkt./Ind. No. [#######]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: DONNAMARIE MAZZA

MOS TAX:

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move <u>in limine</u> to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

Disclosure # 1:

NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION, ARISING FROM 07/13/2007, AGAINST MOS MAZZA:

ALLEGATION:

1. MOS ALTERCATION

CASE STATUS: CLOSED ON 12/05/2007

Disclosure # 2:

THE FOLLOWING ALLEGATION, ARISING FROM 11/05/2019, IS PENDING AGAINST MOS MAZZA:

ALLEGATION:

INVESTIGATE INCOMPLETE/IMPROPER – CRIME INVESTIGATION

CASE STATUS: PENDING

Disclosure # 3:

The People are aware of the following federal civil rights action(s) and/or state tort civil lawsuit(s) in which the indicated officer has been named as an individual defendant. Note, the disposition information may not be current:

| PLAINTIFF | DOCKET | COURT | FILED | DISPOSED | DISPOSITION |
|---------------|-------------|-----------|----------|----------|---------------------|
| Shirley | 506455/2016 | Kings Co. | 3-21-16 | - | Pending |
| Saenz, et al. | | Sup. Ct. | | | |
| Margaret | 507992/2013 | Bronx Co. | 12-16-13 | 2-27-18 | Settlement |
| Brockman | | Sup. Ct. | | | |
| Shirley | 11-CV-3160 | E.D.N.Y. | 6-30-11 | 3-30-17 | On 5-29-14, Saenz's |
| Saenz, and | | | | | claims settled |

| Eli Samuel | | without adn | nission of | |
|------------|--|----------------|-------------------------|--|
| | | fault or liab | fault or liability. On | |
| | | 8-4-16, the \$ | 8-4-16, the Second | |
| | | Circuit affir | Circuit affirmed the | |
| | | District Cou | District Court's | |
| | | dismissal of | dismissal of Samuel's | |
| | | false arrest, | false arrest, excessive | |
| | | force and sta | force and state | |
| | | assault clair | ms, | |
| | | pursuant to | | |
| | | defendants' | Rule 50 | |
| | | motion to se | et aside | |
| | | the verdict. | On 3-30- | |
| | | 17, the only | | |
| | | remaining c | laim | |
| | | against Maz | zza, | |
| | | unlawful en | try, was | |
| | | dismissed p | ursuant | |
| | | to defendan | ts' motion | |
| | | for summar | У | |
| | | judgment. | | |

IN ADDITION, BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH OCTOBER 13, 2020, THE PEOPLE ARE UNAWARE OF ANY PENDING AND OR SUBSTANTIATED CCRB ALLEGATIONS.

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Eric Gonzalez District Attorney Kings County